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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/820,434	04/08/2004		William Wimsatt	CORA0001	7158
25235	7590	07/25/2006		EXAMINER	
HOGAN &			HARTMAN JR, RONALD D		
ONE TABOR CENTER, SUITE 1500 1200 SEVENTEENTH ST				ART UNIT	PAPER NUMBER
DENVER, CO 80202				2121	
				DATE MAILED: 07/25/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
AL COLOR	10/820,434	WIMSATT, WILLIAM					
Notice of Abandonment	Examiner	Art Unit					
	Ronald D. Hartman Jr.	2121					
The MAILING DATE of this communication app		· · · · · · · · · · · · · · · · · · ·					
This application is abandoned in view of:							
 1. Applicant's failure to timely file a proper reply to the Office letter mailed on 10 January 2006. (a) A reply was received on (with a Certificate of Mailing or Transmission dated), which is after the expiration of the period for reply (including a total extension of time of month(s)) which expired on 							
(b) A proposed reply was received on, but it does not constitute a proper reply under 37 CFR 1.113 (a) to the final rejection.							
(A proper reply under 37 CFR 1.113 to a final rejection consists only of: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114).							
(c) A reply was received on but it does not constitute a proper reply, or a bona fide attempt at a proper reply, to the non-final rejection. See 37 CFR 1.85(a) and 1.111. (See explanation in box 7 below).							
(d) ⊠ No reply has been received.							
2. Applicant's failure to timely pay the required issue fee and publication fee, if applicable, within the statutory period of three months from the mailing date of the Notice of Allowance (PTOL-85).							
(a) The issue fee and publication fee, if applicable, was received on (with a Certificate of Mailing or Transmission dated), which is after the expiration of the statutory period for payment of the issue fee (and publication fee) set in the Notice of Allowance (PTOL-85).							
(b) The submitted fee of \$ is insufficient. A balance of \$ is due.							
The issue fee required by 37 CFR 1.18 is \$ The publication fee, if required by 37 CFR 1.18(d), is \$							
(c) The issue fee and publication fee, if applicable, has not been received.							
3. Applicant's failure to timely file corrected drawings as required by, and within the three-month period set in, the Notice of Allowability (PTO-37).							
(a) Proposed corrected drawings were received on (with a Certificate of Mailing or Transmission dated), which is after the expiration of the period for reply.							
(b) ☐ No corrected drawings have been received.							
4. The letter of express abandonment which is signed by the attorney or agent of record, the assignee of the entire interest, or all of the applicants.							
5. The letter of express abandonment which is signed by an attorney or agent (acting in a representative capacity under 37 CFR 1.34(a)) upon the filing of a continuing application.							
6. The decision by the Board of Patent Appeals and Interfer of the decision has expired and there are no allowed claim		e the period for seeking court review					
7. ⊠ The reason(s) below:							
See Continuation Sheet	(fred)						
	Anthor	y Knight					
	Supervisory Paterit Examiner Group 3600						
	Grou	h son					
Petitions to revive under 37 CFR 1.137(a) or (b), or requests to withdraw the holding of abandonment under 37 CFR 1.181, should be promptly filed to minimize any negative effects on patent term.							
U.S. Patent and Trademark Office PTOL-1432 (Rev. 04-01) Notice	of Abandonment	Part of Paper No. 20060718					

Item 7 - Other reasons for holding abandonment: On Thursday, July 20, 2006, a courtesy call was placed to the attorney of record to inquire as to the status of the instant application as a response to the office action mailed on 1/10/2006 was never received. The attorney of record, Mr. Kent Lembke left a voice mail message on Friday, July 21, 2006 informing the examiner that indeed no response had been submitted and that intent of the applicant was to abandon the instant application. Therefore, the instant application is now abandoned.